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atent Application of:

Theodore D. Wugofski

SYSTEM AND METHOD FOR REMINDING USERS OF UPCOMING SCHEDULED RECORDINGS

450.224US1

BOX PATENT APPLICATIONS

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- A Utility Patent Application comprising: X
 - Specification (<u>12</u> pgs, including claims numbered <u>1</u> through <u>23</u> and a <u>1</u> page Abstract).
 - X 3 Sheet(s) of Formal drawing(s).
 - A signed Combined Declaration and Power of Attorney (3 pgs).
- An Assignment of the invention to Amiga Development LLC (2 pgs.) and Recordation Form Cover Sheet. $\underline{\mathbf{X}}$
- A check in the amount of \$938.00 to cover the Filing Fee.
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(NEW FILING)

SYSTEM AND METHOD FOR REMINDING USERS OF UPCOMING SCHEDULED RECORDINGS

Field of the Invention

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The present invention pertains to home entertainment systems, particularly home entertainment systems that feature scheduled recording of video programs or programming events.

Background of the Invention

The home electronics industry, in the midst of an on-going convergence of televisions and computers, has produced a new class of products, known as PC-TV systems, or personal-computer-television systems. In their simplest form, these systems allows a user to selectively switch between using a video monitor to watch television or to support computer activities, like word processing, creating spread sheets, playing computer games, or even surfing the world wide web. A seminal example, the Gateway Destination PC-TV system from Gateway 2000, Inc., not only weds a television to a personal computer, but allows system expansion to include satellite receivers and video-cassette recorders (VCRs).

Destination and other such systems additionally include an automatic recording feature which allow users to instruct VCRs to automatically record specific upcoming television programs, days, weeks, or even months before they actually occur. The instructions typically designate a channel, a start time, and an end time, and the systems log, or register, the instructions, for future execution. Once registered, the systems automatically select the designated channels and begin and end recordings at the designated times.

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Although this feature provides a wonderful convenience for users, it also creates a high likelihood that users will forget previously-logged recording instructions, which in turn can cause several problems for users. For example, a user may load a video cassette without enough "room" to record an entire program or even forget to load any cassette at all. Thus, the system will be unable to execute a registered recording

instruction, resulting in partial or complete loss of a recording opportunity.

Additionally, users often forget to remove rewound video cassettes from their VCRs and inadvertently allow their systems to automatically record over priceless, one-of-a-kind recordings of births, marriages, graduations, etc.

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Summary of the Invention

To address these and other shortcomings, the present invention provides a method and system of reminding users about scheduled recordings. Specifically, one embodiment of the method entails scheduling a data recording for a specific time, and then outputting a reminder signal before the specific time of the data recording. In other embodiments, the method outputs a reminder signal concerning recording media and allows a user to cancel the data recording after the reminder signal is output.

One embodiment of the system includes a receiver for receiving a channel signal which carries a sequence of programs, a recording device for recording one of the programs, and an output device for outputting a reminder signal. In preferred system embodiments, the recording device includes a video-cassette recorder, and the output device includes a computer and a display.

The reminder method and system of the present invention is particularly useful in reminding users to load recording devices, such as video cassette recorders, with sufficient tape to record an entire program, thereby preventing the sometimes costly-loss of a recording opportunity. Additionally, the reminder method and system safeguards against over-recording of one-of-a-kind recordings of births, marriages, graduations, etc., which users may inadvertently leave in a recording device.

Other embodiments, aspects and advantages of the invention will become apparent after considering the accompanying drawings and the following detailed description.

Brief Description of the Drawings

The present invention is described with reference to three accompanying drawings. In the drawings, or figures, like reference numbers indicate identical or functionally-similar elements. Additionally, the left-most digit of each reference number identifies the figure where each reference number first appears.

Figure 1 is a diagram of a PC-TV system incorporating the invention;

Figure 2 is a table illustrating a data structure for a reminder database feature of the PC-TV system; and

Figure 3 is a flowchart of a method incorporating the invention.

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Description of the Preferred Embodiments

The following detailed description, which references and incorporates Figures 1-3, describes and illustrates specific preferred embodiments of the invention. These embodiments, offered not to limit but only to exemplify and teach the invention, are shown and described in sufficient detail to enable those skilled in the art to practice the invention. Thus, where appropriate to avoid obscuring the invention, the description may omit certain information known to those of skill in the art.

Figure 1 shows a new PC-TV (or convergence) system 100, which includes a reminder database and related reminder-generation software. Specifically, PC-TV system 100, which preferably incorporates all features of the Destination PC-TV system from Gateway 2000, Inc. of North Sioux City, South Dakota, includes a monitor 110, a tuner-receiver 120, a personal computer 130, and a recording device 140.

Monitor 110, the heart of the system from a user perspective, displays video programming from tuner-receiver 120 or personal computer 130. Monitor 110 also includes built-in audio speakers (not shown) for outputting audible signals. In the preferred embodiment, the monitor provides a super-VGA display format.

Tuner-receiver 120 receives audio or video or digital data signals via direct connection or wireless coupling to a multi-channel programming source. The signals for a given channel carry a scheduled sequence of programs, or programming events.

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The preferred embodiment, tuner-receiver 120 accepts cable television signals, local over-the-air broadcast signals, and direct satellite television signals.

Computer 130, operatively coupled to monitor 110 and tuner-receiver 120, includes a processor 131, a local memory 132, mass-data-storage devices 133 and 134, a modem 135, a clock 136, and a set of user interface devices 137. Interface devices 137 include a keyboard 137A, a mouse or other pointing device 137B, and a microphone 137C, all of which support user interaction with a graphical user interface, preferably a version of Microsoft Windows.

Mass data-storage device 133, preferably a computer-controllable video cassette recorder (VCR) or other recording device, records audio, video, or digital data on a replaceable read-write, data-storage medium, such as a magnetic recording tape. However, the invention encompasses any device capable of recording and storing audio, video, or digital data.

Mass-data-storage device 134, which preferably includes a hard drive, stores a reminder database 134A which stores timing data governing the output of reminder signals. Figure 2 shows details of the preferred embodiment of the database, which comprises a number of reminder records. Each record includes a remind-time field which governs when a particular reminder occurs. In other embodiments, the record also includes a duration field which specifies the length of time of the scheduled recording, and a message field which lists a particular reminder message to be output.

Storage device 134 also includes reminder-generation software 134B which cooperates with reminder database 134A. Software 134B operates within a broader software architecture which controls numerous other functions and services of PC-TV system 100. For example, the software may operate within the software architecture disclosed in co-pending, co-assigned and co-filed patent application "Architecture for Convergence Systems," which has the same assignee and filing date as the present application and which is hereby incorporated by reference.

When executed, reminder-generation software 134B causes system 100 to operate according to the preferred method illustrated in Figure 3. The method begins at

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step 300 with a system user starting system 100 and invoking a data-storage control mode for data-storage device 133.

Step 310 entails scheduling a recording session to begin and end at specific times. In the preferred embodiment, the system user enters a data channel identifier, a date, a start time, and an end time into the system using keyboard 133A. The data channel identifier may identify a television channel or in fact any communication channel that carries recordable data. In other embodiments, this scheduling step references an electronic program guide or other database of channel program schedules.

Step 320 allows the system user to set a reminder for the scheduled recording event. Specifically, the system prompts the user to decide not only whether the system will output a reminder signal for the scheduled recording event, but also when the reminder will occur. In the preferred embodiment, the system default is to provide a reminder signal one hour before the recording event. The user can override the reminder signal altogether or establish another time interval. For example, the user may prefer to have 24-hours notice of the recording event to buy new recording media, for example, a blank video cassette.

In step 330, the system prompts the user to schedule additional recording sessions. The sequence of steps 310-330 allows the user to define a unique remind interval for each recording session. Thus, for example, the user could define a 24-hour remind interval for one recording session and 2-hour remind session for another recording session. If the users has no more recording session to schedule, the system proceeds to step 340.

In step 340, the system determines remind times based on the recording instructions (scheduled recordings) and their respective remind intervals. In the preferred embodiment, this entails subtracting each remind interval from the start time of its respective recording session.

In step 350, the system stores these remind times in reminder database 133A. In the preferred embodiment, this storing entails adding the remind times to the database and then sorting the database chronologically to list the earliest remind times first.

In step 360, the system outputs a reminder signal at a predetermined time before the time of the data recording. In the preferred embodiment, this entails searching the reminder database for the earliest reminder time and comparing this to the current system time provided by clock 135. Because of sorting in the preferred embodiment, the first listed remind time will always be the earliest; so searching reduces to selecting the first listed remind time.

If the earliest reminder time matches the current system time, the system outputs the reminder signal. In one embodiment, the reminder signal a verbal and a textual message, both indicating not only that a recording session has been scheduled, but also its start and end time. In another embodiment, which recognizes the mobility and active lives of system users, the system pages or telephones a user with a reminder signal. The preferred embodiment outputs both a loud high-pitched tone that last for 30 seconds while displaying the following flashing message on a portion of monitor 110:

RECORDING EVENT

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10 PM WEDNESDAY, SEPTEMBER 24, 1999.

CHECK RECORDING MEDIA

In step 370, the system prompts the user to acknowledge receipt of the reminder signal recording and to allow the data recording session to proceed as scheduled or to cancel the data recording session. In step 380, assuming the user has not canceled the recording session, the system commands data-storage device 133 to start the recording session at the scheduled time.

In step 390, the system deletes the remind time for the recording session from reminder database 133A and returns to step 360 to determine the next remind time.

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Conclusion

The present invention, a system and method of reminding users of upcoming recording events, solves the problem of users forgetting about previously-logged recording instructions, particular for video recording systems. More particularly, the system and method reminds users to load their VCRs or other recording devices with

suitable recording media, thereby not only safeguarding highly-prized recordings of family events, such as births, marriages, and graduations, from inadvertent over-recording, but also ensuring that the recording devices have sufficient recording media to record an entire programming event.

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The embodiments described above are intended only to illustrate and teach one or more ways of practicing or implementing the present invention, not to restrict its breadth or scope. The scope of the invention, intended to encompass all ways of practicing or implementing the invention, is defined only by the following claims and their equivalents.

Claims

1. A method of operating a computerized system having a recording device for recording data, the method comprising:

scheduling a data recording for a time; and

- outputting a reminder signal at a predetermined time before the time of the data recording.
 - 2. The method of claim 1, further comprising: starting the data recording at the time.

3. The method of claim 1, further comprising: receiving input to cancel the data recording after outputting the reminder signal.

- The method of claim 1, further including:
 receiving user input at least partially determinative of the predetermined time.
- 5. The method of claim 1, wherein outputting the reminder signal includes outputting a user-perceptible signal.
- 20 6. The method of claim 1 wherein outputting the reminder signal includes outputting a verbal message, a textual message, or an audible tone.
 - 7. The method of claim 1, wherein outputting a reminder signal includes outputting a message concerning recording media.

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8. The method of claim 1, wherein scheduling the data recording includes communicating a recording instruction to the computerized system, and wherein outputting the reminder signal includes storing reminder data based on the recording instruction in a database.

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9. The method of claim 8 wherein the recording instruction includes a channel identifier, a start time, and an end time.

10. The method of claim 1, wherein outputting a reminder signal at the predetermined time before the time of the data recording includes:

determining a remind time based on the predetermined time and the time of the data recording; and

comparing a system time to the remind time.

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11. A computerized entertainment system comprising:

a receiver for receiving a channel signal which carries a plurality of programs;

a recording device, coupled to the receiver, for recording one of the programs; and
an output device for outputting a reminder signal before the recording device begins
recording the one program.

- 12. The computerized entertainment system of claim 11, wherein the output device includes a reminder database for storing a remind time that determines when the reminder signal is output.
- 25 13. The system of claim 11 wherein the output device comprises a computer and a display.
 - 14. The system of claim 11 wherein the reminder signal is a user-perceptible signal.

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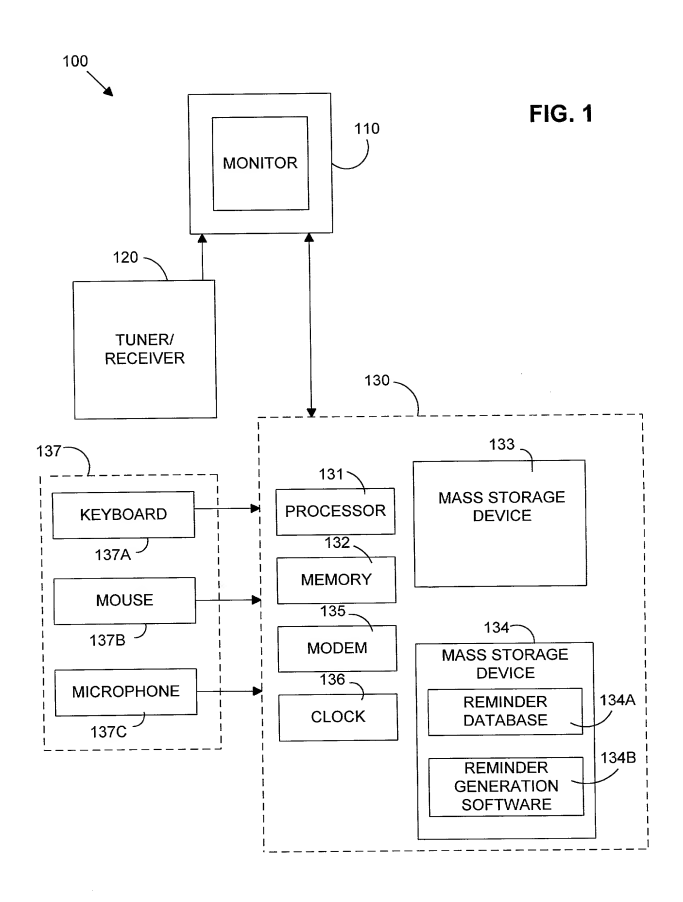
- 15. The system of claim 11 wherein the reminder signal includes a verbal message, a visible message, or an audible tone.
- 16. The system of claim 11 wherein the reminder signal includes a message concerningrecording media.
 - 17. A computer comprising reminder-generation software, the reminder-generation software comprising instructions for:
 - scheduling a read-write data storage device to record data at a future time; and outputting a reminder signal at a predetermined time before the future time.
 - 18. The computer of claim 17, wherein the reminder-generation software further comprises instructions for:
 - receiving input from the user-interface device to prevent data recording at the future time, after outputting the reminder signal.
 - 19. The computer of claim 18, wherein the reminder-generation software further comprises instructions for:
 - receiving user input through the user-interface device, which is at least partially determinative of the predetermined time.
 - 20. The computer of claim 18, wherein the reminder-generation software instructions for outputting a reminder signal include instructions for including a message concerning recording media as part of the reminder signal.
 - 21/A computer-readable medium comprising instructions for:
 scheduling a read-write data storage device to record data at a future time; and outputting a reminder signal at a predetermined time before the future time.

- 22. The computer-readable medium of claim 21, further comprising instructions for: receiving input through a user-interface device to prevent data recording at the future time, after outputting the reminder signal.
- 23. The computer-readable medium of claim 21, wherein the instructions for outputting a reminder signal includes instructions for including a message concerning recording media as part of the reminder signal.

Abstract of the Disclosure

Many home entertainment systems include a video cassette recorder or other recording device that has an automatic recording feature. The automatic recording feature, which automatically starts a scheduled recording without user intervention, may start recording without enough recording tape to complete the scheduled recording or may inadvertently over-record a one-of-a-kind recording of a birth, marriage, or graduation. Accordingly, one embodiment of the present invention includes a receiver for receiving a channel signal which carries a plurality of programs; a recording device for recording one of the programs; and an output device for outputting a reminder signal before the recording device begins recording the one program. In preferred embodiments, the output device includes a reminder database for storing a remind time that determines when the reminder signal is output, and the reminder signal provides a message concerning recording media. Thus, the present invention prevents the loss of data recording opportunities, but also guards against over-recording one-of-a-kind recordings.

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(Signature) Matthew Hollister (Date)	5 1988

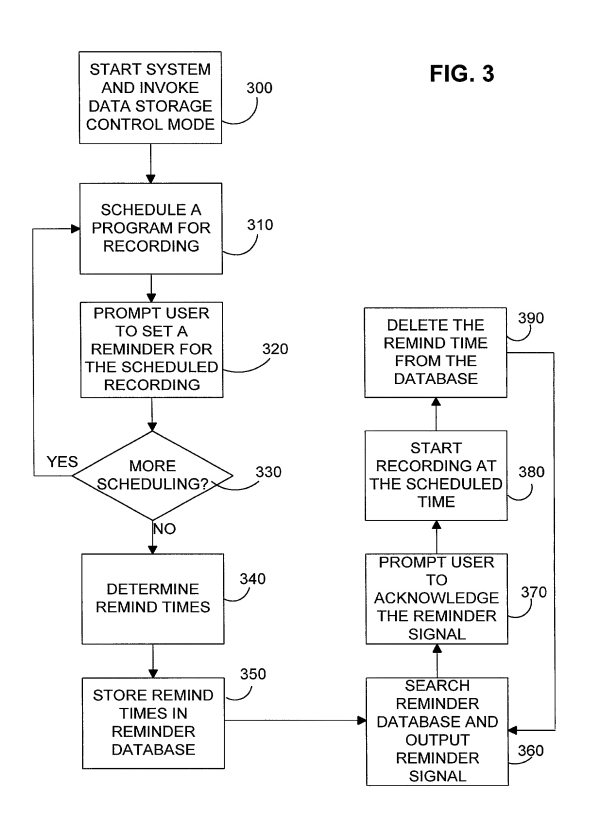


	134A
REMINDER RECORD 1	الح
REMIND TIME FIELD	
DURATION FIELD	
MESSAGE FIELD	
REMINDER RECORD 2]

REMINDER RECORD 9	
REMIND TIME FIELD	
DURATION FIELD	
MESSAGE FIELD	

REMINDER RECORD 'N'	
REMIND TIME FIELD	
DURATION FIELD	
MESSAGE FIELD	

FIG. 2



SCHWEGMAN, LUNDBERG, WOESSNER & KLUTH, P.A.

United States Patent Application

COMBINED DECLARATION AND POWER OF ATTORNEY

As a below named inventor I hereby declare that: my residence, post office address and citizenship are as stated below next to my name; that

I verily believe I am the original, first and sole inventor of the subject matter which is claimed and for which a patent is sought on the invention entitled: **SYSTEM AND METHOD FOR REMINDING USERS OF UPCOMING SCHEDULED RECORDINGS**.

The specification of which is attached hereto.

I hereby state that I have reviewed and understand the contents of the above-identified specification, including the claims, as amended by any amendment referred to above.

I acknowledge the duty to disclose information which is material to the patentability of this application in accordance with Title 37, Code of Federal Regulations, § 1.56 (see page 3 attached hereto).

I hereby claim foreign priority benefits under Title 35, United States Code, \$119/365 of any foreign application(s) for patent or inventor's certificate listed below and have also identified below any foreign application for patent or inventor's certificate having a filing date before that of the application on the basis of which priority is claimed:

No such applications have been filed.

I hereby claim the benefit under 35 U.S.C. § 119(e) of any United States provisional application(s) listed below.

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I hereby claim the benefit under Title 35, United States Code, § 120/365 of any United States and PCT international application(s) listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States application in the manner provided by the first paragraph of Title 35, United States Code, § 112, I acknowledge the duty to disclose material information as defined in Title 37, Code of Federal Regulations, § 1.56(a) which occurred between the filing date of the prior application and the national or PCT international filing date of this application.

No such applications have been filed.

I hereby appoint the following attorney(s) and/or patent agent(s) to prosecute this application and to transact all business in the Patent and Trademark Office connected herewith:

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Clark, George E.	Reg. No. 25,133	Klima-Silberg, Catherine I.	Reg. No. 40,052	Viksnins, Ann S.	Reg. No. 37,748
Drake, Eduardo E.	Reg. No. 40,594	Kluth, Daniel J.	Reg. No. 32,146	Woessner, Warren D.	Reg. No. 30,440

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Please direct all correspondence in this case to Schwegman, Lundberg, Woessner & Kluth, P.A. at the address indicated below: P.O. Box 2938, Minneapolis, MN 55402

T. 1. 1. N. (C10)272 (000

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Our Ref. 450.224US1 Serial No. not assigned Filing Date: not assigned

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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Theodore D. Wugofski

Signature:

Alcoda D. Wugolshi

Date:

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§ 1.56 Duty to disclose information material to patentability.

- A patent by its very nature is affected with a public interest. The public interest is best served, and the most effective patent (a) examination occurs when, at the time an application is being examined, the Office is aware of and evaluates the teachings of all information material to patentability. Each individual associated with the filing and prosecution of a patent application has a duty of candor and good faith in dealing with the Office, which includes a duty to disclose to the Office all information known to that individual to be material to patentability as defined in this section. The duty to disclose information exists with respect to each pending claim until the claim is canceled or withdrawn from consideration, or the application becomes abandoned. Information material to the patentability of a claim that is canceled or withdrawn from consideration need not be submitted if the information is not material to the patentability of any claim remaining under consideration in the application. There is no duty to submit information which is not material to the patentability of any existing claim. The duty to disclose all information known to be material to patentability is deemed to be satisfied if all information known to be material to patentability of any claim issued in a patent was cited by the Office or submitted to the Office in the manner prescribed by §§ 1.97(b)-(d) and 1.98. However, no patent will be granted on an application in connection with which fraud on the Office was practiced or attempted or the duty of disclosure was violated through bad faith or intentional misconduct. The Office encourages applicants to carefully examine:
 - prior art cited in search reports of a foreign patent office in a counterpart application, and
 - the closest information over which individuals associated with the filing or prosecution of a patent application believe any pending claim patentably defines, to make sure that any material information contained therein is disclosed to the Office.
- Under this section, information is material to patentability when it is not cumulative to information already of record or being -(b) made of record in the application, and

 (1) It establishes, by itself (2) It refutes, or is income.
 - It establishes, by itself or in combination with other information, a prima facie case of unpatentability of a claim; or
 - It refutes, or is inconsistent with, a position the applicant takes in:
 - (i) Opposing an argument of unpatentability relied on by the Office, or
 - (ii) Asserting an argument of patentability.

Aprima facie case of unpatentability is established when the information compels a conclusion that a claim is unpatentable under the preponderance of evidence, burden-of-proof standard, giving each term in the claim its broadest reasonable construction consistent with the specification, and before any consideration is given to evidence which may be submitted in an attempt to establish a contrary conclusion of patentability.

- Individuals associated with the filing or prosecution of a patent application within the meaning of this section are:
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 - Each attorney or agent who prepares or prosecutes the application; and
 - Every other person who is substantively involved in the preparation or prosecution of the application and who is associated with the inventor, with the assignee or with anyone to whom there is an obligation to assign the application.
- Individuals other than the attorney, agent or inventor may comply with this section by disclosing information to the attorney, (d) agent, or inventor.